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7	as successor-in-interest to Royal Insurance Company of America)	
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALI	FORNIA - OAKLAND DIVISION
10		
11	AIU INSURANCE COMPANY, a New York corporation,	Case No.: C 07 5491 PJH
12	corporation,	Assigned for All Purposes to:
	Plaintiff	Judge Phyllis J. Hamilton
13	1 famuri	Courtroom 3, 3rd Floor
14	v.	Courtoon 5, 5rd 1 1001
15	ACCEPTANCE INSURANCE COMPANY, a	[PROPOSED] ORDER RE STIPULATION
	Delaware corporation, TIG SPECIALTY	OF DISMISSAL, WITH PREJUDICE, OF
16	INSURANCE COMPANY, a California	ACCEPTANCE INSURANCE COMPANY
17	corporation, ARROWOOD INDEMNITY	FROM ARROWOOD INDEMNITY
1 /	COMPANY (f/k/a ROYAL INDEMNITY	COMPANY'S CROSS-CLAIMS
18	COMPANY AS SUCCESSOR-IN-INTEREST	COMPACT S CROSS CERTIFIES
	TO ROYAL INSURANCE COMPANY OF	[F.R.C.P. Rule 41(a)]
19	AMERICA) a Delaware corporation,	[1:N.C.1: Nuic 41(a)]
<u>,</u>	AMERICAN SAFETY RISK RETENTION	
20	GROUP, INC., a Vermont corporation,	[Filed concurrently with Stipulation to
21	AMERICAN SAFETY INDEMNITY	Dismiss]
- 1	COMPANY, a Oklahoma corporation, and	
22	DOES 1 through 10, inclusive,	
_	Bolls I through 10, metasive,	
23	Defendants.	Complaint Filed: October 29, 2007
24	Defendants.	Trial Date: None Set
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[PROPOSED] ORDER

Having fully considered the concurrently filed Stipulation of Dismissal, with Prejudice, of Acceptance Insurance Company ("Acceptance"), and pursuant to Rule 41(a) of the Federal rules of Civil Procedure, IT IS HEREBY ORDERED that:

- 1. The cross-claims of Defendant/Counterclaimant/Cross-Complainant, Arrowood Indemnity Company (f/k/a/ Royal Indemnity Company as successor-in-interest to Royal Insurance Company of America) ("Arrowood") in the above-captioned matter against Acceptance are dismissed, with prejudice.
- 2. Arrowood and Acceptance are to bear their own attorneys fees and costs.

PURSUANT TO STIPULATION, IT IS SO ORDERED

DATED: January 11 , 2011

OC#31103

